

Bulletin 41

**SEPARATE ACCIDENT AND HEALTH LICENSES FOR AGENTS WHO WRITE FOR
CLASS II AND CLASS III (PROPERTY AND CASUALTY) COMPANIES**

February 6, 1980

All insurance companies, licensed to do business within the State of Indiana, and all agents, are hereby notified that, as of this date, it will no longer be required that agents who are in possession of a Combined Life and Accident and Health ("C") license obtain a separate Accident and Health ("H") license to enable them to write Accident and Health insurance through Class II and Class III insurance companies.

This Department will delete from its' records all such licenses of those agents effected and they will not be billed for the fees for these licenses as of their next renewal date.

This bulletin does not effect those agents who do not fall into the above category and who are currently in possession of an Accident and Health ("H") license. In such instances the ("H") license must be continued.

It will still be required that any individual not in possession of a Combined Life and Accident and Health ("C") license apply for, and qualify by examination, for an Accident and Health ("H") license to be issued, if they sell Accident and Health insurance.

The letters "C" and "H" refer to the prefix of the number on the license.

H. P. Hudson
INSURANCE COMMISSIONER

Withdrawn